

# The Gazette of India



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## NOTICE

The undermentioned Gazette of India Extraordinary was published during the week ending the 16th August 1949:—

S. No.	No. and Date	Issued by	Subject
	No. 11 (53-E)/49/N-2, dated the 8th August 1949.	Ministry of Rehabilitation	Further amendments in the Permit System Rules, 1949.

Copies of the Gazette Extraordinary mentioned above will be supplied on indent to the Manager of Publications, Civil Lines, Delhi. Indents should be submitted so as to reach the Manager within ten days of the date of issue of this Gazette.

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## PART I—Section 1

## Government of India Notifications relating to Rules, Regulations and Orders, and Resolutions (other than the Ministry of Defence)

### MINISTRY OF HOME AFFAIRS

New Delhi, the 9th August 1949

No. 46/2/47-G.S.—The following rules, made by the Government of India are published for general information:—

### INDIAN POLICE SERVICE (PROBATIONARY SERVICE) RULES, 1949

In exercise of the powers conferred by sub-section (2) of Section 241 of the Government of India Act, 1935, the

Central Government in consultation with the Governments of Assam, Bihar, Bombay, the Central Provinces and Berar, the East Punjab Madras, Orissa, the United Provinces and the West Bengal hereby makes the following rules, namely:—

1 (i) These Rules may be called "The Indian Police Service (Probationary Service) Rules, 1949"

(ii) They shall apply to all persons, hereinafter called probationers appointed to the Indian Police Service after the 1st August 1948, except those selected for appointment

on the recommendation of the Special Recruitment Board, and the Provincial Police Service Officers selected on the recommendation of the Federal Public Service Commission under the scheme of emergency recruitment.

2. In these Rules, a "probationer" means a person appointed on the results of a selection or competitive examination held by the Federal Public Service Commission to the Indian Police Service who has not yet been confirmed as such under the provisions of these Rules. A member of the Provincial Police Service selected for appointment to the Indian Police Service in accordance with the rules governing the appointment of Provincial Police Service Officers to the Indian Police Service will not be a probationer within the meaning of these rules.

3. (i) Every probationer shall be on probation for a period of not less than one year from the date of his appointment.

(ii) Except in the case of probationers who were appointed to the Indian Police Service in war-reserved vacancies in view of the war service rendered by them, every probationer shall on appointment undergo training for a period of not more than one year at the Central Police Training College. At the end of the period of his probation at the said Training College, every probationer shall be required to obtain such marks at a Final examination to be conducted as the Central Government may, in consultation with the Federal Public Service Commission, decide. The subjects of the said examination shall be such as the Central Government may in consultation with the Federal Public Service Commission prescribe and will include tests in riding and drill etc.

4. Such deductions may be made from the marks assigned to a probationer at the Final Examination as the Federal Public Service Commission may consider necessary in order that no credit is allowed for merely superficial knowledge.

5. A probationer who fails to satisfy the Central Government at the examination referred to in Rule 3 shall thereupon cease to be a member of the Indian Police Service unless the Central Government shall allow him to sit for re-examination in the subject or subjects in which he failed. The marks awarded to a probationer on re-examination shall not be taken into account in assessing the seniority of the probationer.

Provided that the Central Government may in consultation with the Federal Public Service Commission exempt any probationer from passing the prescribed examination or may extend beyond one year the period within which the examination shall be passed, and in either event may authorise the payment to the probationer, on the expiry of the period of one year aforesaid, of any increments in pay to which he would have been entitled if he had passed the examination within one year.

6. Probationers may be required at the discretion of the Commandant of the Police Training College to attend lectures in other subjects besides those prescribed for the Final Examination.

7. A probationer who fails to comply with the provisions of these Rules or to obey any order which he may receive from the Central Government or from the Provincial Government under whom he is serving, or from any other duly constituted authority, or who wilfully neglects his probationary studies or duties, or is guilty of conduct unbecoming of an officer of the Indian Police Service, shall be liable to removal from the service or other disciplinary penalty.

8. If any probationer is prevented by sickness or any other cause which the Central Government consider adequate for this purpose from completing his course of study at the Police Training College or from attending the examination referred to in rule 3, the Central Government may arrange for him to be specially examined in any or all of the subjects prescribed for the examination after such interval as may seem to them suitable having regard to the circumstances of the case. The marks awarded to a probationer in respect of such a special examination shall not ordinarily be taken into account in assessing the seniority of the probationer.

9. Subject to the provisions of these rules, the Federal Public Service Commission shall prepare a list of the probationers in order of merit as indicated by the total marks obtained at the competitive examination and the Final examination referred to in Rule 3, provided that in preparing the list no account shall be taken of the marks awarded to a probationer in the Final probationers examination in any subject in which he has failed to obtain the minimum pass marks prescribed. The seniority of probationers *inter se* shall be determined by the order in which their names appear in the list, but the Central Government reserves the right in exceptional cases to alter the order of seniority as so determined by taking into account the marks obtained by a probationer at an examination held in accordance with the provisions of rule 8. The seniority of a probationer exempted from passing the prescribed examination under the proviso to rule 5 may be regulated by such special orders as may be passed by the Central Government in consultation with the Federal Public Service Commission, having regard to the circumstances in which such a probationer was exempted from passing the examination.

10. A probationer who on account of the war service rendered by him has been appointed to a war-reserved vacancy will be deemed to have been appointed to the Indian Police Service in the year in which he would have succeeded in entering the Service by competition at the second chance or the year following his entry into 'war service' whichever is later. Such a probationer will be junior to the officers of the Indian Police belonging to the year to which he is allotted for purposes of seniority. Seniority *inter se* of such probationers deemed to have been appointed in any one year will be determined according to age. Annual increments will accrue on the anniversary of the candidate's joining the Service.

11. A probationer appointed to a post carrying special pay shall be entitled to such special pay although he has not been confirmed as an Assistant Superintendent of Police.

12. A probationer shall conform to all the rules and regulations of the service which are applicable to a probationary Assistant Superintendent of Police.

13. A probationer who has satisfied the Central Government as to his conduct during probation and has passed or been exempted from passing the prescribed examination shall be confirmed as an Assistant Superintendent of Police and shall thereafter be governed by the Rules and Regulations applicable to the Indian Police Service in force on the date of his appointment as a probationer.

14. On appointment a probationer shall be paid an allowance of Rs. 400 towards the cost of uniform and outfit and shall, if the Government under which he is serving consider that he should maintain a horse, be entitled to receive a free grant not exceeding Rs. 600 towards the cost of horse and saddlery provided that, until further orders, the uniform and outfit allowance shall be enhanced by 25 per cent.

15. A probationer will be entitled to receive travelling allowance at tour rates as for an officer of his grade in respect of any journey which he may be required to perform for the purpose of training or examination or for proceeding to the Province to which he is posted after the examination referred to in rule 3.

16. On appointment a probationer shall execute an agreement binding himself and one surety jointly and severally to refund, in the event of his failing to complete probation to the satisfaction of the Central Government, any moneys paid to him consequent on his appointment as probationer.

17. Nothing in the foregoing rules shall be construed as limiting the power of the Central Government to remove, at any time, a probationer from the Indian Police Service, if reasons exist which, in its judgment, justify such action.

18. Should any question arise as to the interpretation or application of these rules, the decision of the Central Government shall be final.

SYLLABUS FOR THE INDIAN POLICE SERVICE PROBATIONERS FINAL EXAMINATION (*vide* RULE 3)(iv) *Scientific aids to the detection of Crime—Maximum Marks 50*I *Written test*

One paper of one hour duration.

(i) *Indian Criminal Law—Maximum Marks 300*  
The subjects will comprise—

- (i) The Code of Criminal Procedure;
- (ii) The Indian Penal Code;
- (iii) The Indian Evidence Act;
- (iv) The Indian Arms Act;
- (v) Criminal Law Amendment Act;
- (vi) Explosive Substances Act;
- (vii) The Cattle Trespass Act;
- (viii) Indian Press (Emergency Powers) Act;
- (ix) The Criminal Tribes Act;
- (x) The Indian Lunacy Act;
- (xi) The Opium Act;
- (xii) The Public Serais and Paroos Act;
- (xiii) The Indian Treasure Trove Act;
- (xiv) The Police Act; and Police (Incitement to Disaffection) Act;
- (xv) The Press Registration of Books Act;
- (xvi) The Cinematograph Act;
- (xvii) The Dramatic Performances Act;
- (xviii) The Indian Telegraph Act;
- (xix) The Indian Posts Office Act;
- (xx) The Explosives Act;
- (xxi) The Motor Vehicles Act;
- (xxii) The Railway Act;
- (xxiii) The Prevention of Cruelty to Animals Act

There will be three papers each of two hours' duration. No books will be supplied for the first paper, which will contain questions only in respect of the following Acts and Codes:—Cr. P.C., I.P.C., Police Act, the Indian Arms Act and the Indian Evidence Act. A copy of each of the Codes and Acts will be provided for the second and the third papers. Candidates should not bring any notes or books into the Examination Hall.

They should acquire familiarity with the whole of the above mentioned Codes and Acts but questions will not be set pertaining to Sections which are not included in the curriculum. Candidates will be expected to appreciate the close inter-relation between the Indian Penal Code on the one hand and the Code of Criminal Procedure and the Indian Evidence Act on the other and to understand the combined operation of the three Codes in actual practice.

(ii) *Hindi—Maximum Marks 50*

One paper of one hour duration

Knowledge of Hindi upto IV Standard expected. Candidates will be required to translate given passages from English to Hindi (Devnagri Script) and *vice versa*.

*Oral:* Reading of Hindi books and conversation in Hindustani.

(iii) *Medical Jurisprudence—Maximum Marks 50*

One paper of one hour duration.

Questions will be set from Elements of Medical Jurisprudence by S. K. Lahiri.

(v) *First aid—Maximum Marks 50*

Practical and oral test.

(vi) *Drill with and without arms (including ceremonial and riot drill), weapon training and physical training* 50(vii) *Equitation, including mounted drill with and without arms, the care of horses and stable management.* 50

**NOTE 1.**—The first three tests will be conducted by the Federal Public Service Commission and the fourth and fifth by the Commandant. The sixth and the seventh tests should be as far as possible be conducted by one or more senior I.P. Officers not connected with the Central Police Training College, but the Commandant may also participate in conducting these tests.

**NOTE 2.** The pass marks will be 50% in each subject.

**NOTE 3.**—Marks in Hindi will not be added to the total marks for purposes of determining seniority.

II There shall also be qualifying tests in the following which will be conducted by the Commandant, Central Police Training College. No marks will be allotted for these subjects but the candidates will have to satisfy the Commandant that they have obtained a minimum standard of proficiency therein.—

- (i) Police Wireless, elementary principles and maintenance;
- (ii) Motor Mechanics and Traffic Duties;
- (iii) Elementary Building principles;
- (iv) Plan Drawing and Map Reading; and
- (v) Ballistics and Police Portraits.

B. D. TEWARI, Dy. Secy.

## MINISTRY OF FINANCE

New Delhi, the 20th August, 1949.

**No. F. 8 (12)-B/49.**—The following draft of certain amendments to the Public Debt (Central Government) Rules, 1948, which it is proposed to make in exercise of the powers conferred by Section 28 of the Public Debt (Central Government) Act, 1944 (XVIII of 1944), is published, as required by sub-section (1) of the said section, for information of all persons likely to be affected thereby, and notice is hereby given that the draft will be taken into consideration on or after the 20th September 1949.

Any objection or suggestion which may be received from any person with respect to the said draft before the date specified will be considered by the Central Government.

## DRAFT AMENDMENTS.

In the said Rules—

## 1. In rule 1—

- (a) in sub-rules (1) and (2) the words and brackets “(Central Government)” shall be omitted; and

(b) for sub-rule (3), the following sub-rule shall be substituted, namely:—

“(8) They shall apply to all securities to which the Public Debt Act, 1944 (XVIII of 1944), applies.”

2. In rule 2.—

(a) in sub-rule (1), the words and brackets “(‘Central Government’)” shall be omitted; and

(b) after sub-rule (2), the following sub-rule shall be inserted, namely:—

“(2A) “The Government” in relation to any Government security means the Central or Provincial Government issuing the security.”

3. In sub-rule (2) of rule 3, for the words “*Gazette of India*” the following words shall be substituted, namely:—

“*Gazette of India* or the official Gazette of the Province according as the notification relates to the security of the Central or the Provincial Government.”

4. In rule 4, sub-rule (4) (b) (II) (i) of rule 12, sub-rule (4) of rule 13 and form XX, the word “Central” occurring in “Central Government” shall be omitted.

5. For sub-rule (2) (b) (iii) of rule 8 the following shall be substituted, namely:—

“(iii) the Government security in the form of a Government promissory note has been endorsed, in the case of securities of the Central Government in favour of the Governor-General of India, and in the case of securities of Provincial Governments in favour of the Governor of the Province concerned.”

6. For sub-rules (1) and (2) of rule 9 the following shall be substituted, namely:—

“(1) *Government promissory note*.—Interest may be made payable.

(a) in the case of a promissory note of the Central Government at any treasury or sub-treasury in the Provinces of India, and

(b) in the case of a promissory note of a Provincial Government at any treasury or sub-treasury in the Province concerned or at any Public Debt Office,

subject to compliance by the holder with such formalities as the Public Debt Office may require and interest shall accordingly be paid at such treasury or sub-treasury or Public Debt Office on presentation of the note itself. The payee shall give a receipt in Form IV. Where, however, interest on a Government promissory note is payable at a place where a Public Debt Office is located, the note shall be presented at the Public Debt Office which shall issue an interest warrant in favour of the holder payable at the local office of the Bank. Notwithstanding anything contained herein the Public Debt Office may pay interest on a Government promissory note, the interest on which is payable at a treasury or a sub-treasury by an interest warrant payable at such treasury or sub-treasury.

(2) *Stock*.—Interest on stock shall be paid by warrants issued by the Public Debt Office and payable at the local office of the Bank. Such warrants may, at the request of the holder of the stock preferred in writing to the Public Debt Office, be made payable subject to compliance by the holder with such formalities as the Public Debt Office may require,

(a) in the case of stock of a loan of the Central Government at any other Indian Office of the Reserve Bank of India or any agency thereof conducting Government treasury business or at any treasury or sub-treasury in the Provinces of India, or in a State in India at the Head Post Office if there is no Indian treasury, or if there is no Head Post Office at any place designated by the Central Government by an order in writing in this behalf and

(b) in the case of stock of a loan of a Provincial Government at any other Indian office of the

Reserve Bank of India or any agency thereof conducting treasury business in the Province concerned or at any treasury or sub-treasury within that Province.

The presentation of stock certificate shall not be required at the time of payment of interest, but the payee shall acknowledge receipt at the back of the warrant.”

7. In sub-rule (8) of rule 12 for the words “in three successive issues of the *Gazette of India* and the local official Gazette, if any, of the place where the loss, theft, destruction, mutilation or defacement occurred” the following shall be substituted, namely:—

“in the following manner:—

(a) in the case of a promissory note of the Central Government, in three successive issues of the *Gazette of India* and of the local official Gazette, if any, of the place where the loss, theft, destruction, mutilation or defacement occurred, and

(b) in the case of a promissory note of a Provincial Government, in three successive issues of the official Gazette of the Province concerned and if the loss, theft, destruction, mutilation or defacement occurred at a place outside that Province also in three successive issues of the official Gazette, if any, of such place.”

8. In the form of notification in sub-rule (3) of rule 12 after the words “The Government promissory note No..... of the” the words and brackets “(name of the Government concerned)” shall be inserted.

9. In sub-rule (3) of rule 13—

(i) for the words “in one issue each of the *Gazette of India* and of the local official Gazette, if any, of the place where the loss, theft, destruction, mutilation or defacement occurred” the following shall be substituted, namely:—

“in the following manner:—

(a) in the case of treasury bill of the Central Government, in one issue each of the *Gazette of India* and the local official Gazette, if any, of the place where the loss, theft, destruction, mutilation or defacement occurred, and

(b) in the case of a treasury bill of a Provincial Government in one issue of the official Gazette of the Province concerned and if the loss, theft, destruction, mutilation or defacement occurred at a place outside that Province, also in one issue of the official Gazette, if any, of such place.”

(ii) In the form of the notification after the word “issued” the words and brackets “by (name of the Government concerned)” shall be inserted

10. In sub-rule (4) of rule 14—

(i) for the words “in three successive issues of the *Gazette of India*, and of the local official Gazette, if any, of the place where the loss, theft, destruction, mutilation or defacement occurred”, the following shall be substituted, namely:—

“in the following manner:—

(a) in the case of a bearer bond of the Central Government in three successive issues of the *Gazette of India* and of the local official Gazette, if any, of the place where the loss, theft, destruction, mutilation or defacement occurred, and

(b) in the case of a bearer bond of a Provincial Government, in three successive issues of the official Gazette of that province and if the loss, theft, destruction, mutilation or defacement occurred at a place outside that Province also in three successive issues of the official Gazette, if any, of such place.”

(ii) in the form of the notification after the words—  
“The \_\_\_\_\_ (bearer bond No.) \_\_\_\_\_ of the” the words and brackets “(name of the Government concerned)” shall be inserted.

## 11 In sub-rule (2) of rule 15—

(i) for the words "in the *Gazette of India* and of the local official Gazette, if any, of the place where the loss, theft, destruction, mutilation or defacement, occurred, the following shall be substituted, namely—

"in the following manner—

(a) in the case of prize bond of the Central Government, in the *Gazette of India* and the local official Gazette, if any, of the place where the loss, theft, destruction, mutilation or defacement occurred, and

(b) in the case of a prize bond of a Provincial Government, in the official Gazette of that Province and if the loss, theft, destruction, mutilation or defacement occurred at a place outside that Province, also in the official Gazette, if any, of such place."

(ii) In the form of the notification after the words "The Prize Bond No . . . of the" the words and brackets "(name of the Government concerned)" shall be inserted

12 In sub-rule (1) of rule 18 after the words "*Gazette of India*", the words "or in the official Gazette of the Province concerned, according as the publication relates to a security issued by the Central Government or by a Provincial Government" shall be inserted

13 For sub-rule (7) of rule 22 the following sub-rule shall be substituted, namely—

"(7) The notices prescribed in sub-rules (4) and (6) above shall be published in three successive issues of,

(a) the *Gazette of India* and the local official Gazette where they relate to a security of the Central Government, and

(b) the official Gazette of the Province concerned where they relate to a security of a Provincial Government,

as soon as possible after the date on which they are respectively issued"

## MINISTRY OF INDUSTRY AND SUPPLY

Bombay the 13th August 1949

**No. 9(9)-Tex.1/49.**—In exercise of the powers conferred on me by sub-clause (1) of clause 22 of the Cotton Textiles (Control) Order, 1948 I hereby direct that the following further amendment shall be made in the Textile Commissioner's Notification No. 9(9)-Tex 1/49(ii) dated 19th March 1949, namely—

In the said notification in paragraph 1, after proviso (ii)

## Schedule of Maximum Ex-Factory Prices of Sewing Thread Yarn packed by the mills after 31st March 1949

## Schedule "C1"

S. No.	Counts	Type of Cotton	Minimum Lea Breaking strength at R. H. 60/70%		Description	Maximum ex- factory price per bundle of 10 lbs. Bleached/Dyed
			Grey lbs.	Bld/Dyed lbs.		
1	2	3	4	5	6	Rs. A. P.
1	2/20s	Indian	200	190	Bleached . . . . .	25 12 0
2	2/20s	"	200	190	Dyed Direct . . . . .	28 2 0
3	2/20s	"	200	190	Dyed Sulphur colours . . . . .	29 6 0
4	2/28s	"	170	160	Bleached . . . . .	33 7 0

14 In sub-rule (1) (b) of rule 24 for the words "pay to Governor-General of India in Council", the following shall be substituted, namely—

(i) in the case of notes of the Central Government "Pay to the Governor-General of India", and

(ii) in the case of notes of a Provincial Government "Pay to the Governor of . . . . . (the name of the Province concerned)".

M. V. RANGACHARI, Dy Secy.

## CENTRAL BOARD OF REVENUE

## CUSTOMS

New Delhi, the 13th August 1949

**No. 47.**—In pursuance of clause (a) of section 72 of the Ben Customs Act, 1878 (VIII of 1878), the Central Board of Revenue prohibits the discharge and shipping of cargo at customs-ports on the Independence Day

A. N. PURI, Secy.

## MINISTRY OF COMMERCE

## RESOLUTION

New Delhi, the 20th August 1949

**No. 64-CW(34) 49.**—The Government of India are pleased to direct that the following amendment shall be made in the Resolution of the Government of India in the Ministry of Commerce No. 64-CW(34)/49, dated the 9th July 1949, published in the *Gazette of India Extraordinary*, dated the 9th July 1949, namely—

In paragraph 2 of the said Resolution, the name of Prof. D. R. Gadgil appearing against serial number 4 shall be omitted and serial numbers 5 to 10 renumbered as serial numbers 4 to 9

ORDERED that a copy of the Resolution be communicated to all concerned

ORDERED also that it be published in a *Gazette of India*

V. C. TRIVEDI, Dy Secy.

## the following provisos shall be added, namely:—

"(iii) provided further that in the case of sewing thread yarn packed after 31st March 1949 the maximum ex-factory price shall be as specified in schedule 'C1',

(iv) provided further that in the case of sewing thread yarn packed after 30th June 1949 the maximum ex-factory price shall be as specified in schedule 'C2'"

1	2	3	4	5	6	
5	2/28s	Indian	170	100	Rs. A. P. 35 15 0	
6	2/28s	"	170	100	Dyed Sulphur colours . . . 37 3 0	
7	2/30s	"	180	150	Bleached . . . 33 11 0	
8	2/30s	"	160	150	Dyed Direct . . . 36 3 0	
9	2/30s	"	160	150	Dyed Sulphur colours . . . 37 6 0	
10	2/28s Crochet.	African	Single Thread Test 25" = 7½ lbs.	Bleached and Mercerised . . . 31 13 0		
11	"	"	"	Dyed Fast and Mercerised . . . 41 9 0		
12	"	Superior Egyptian	"	Bleached and Mercerised . . . 45 0 0		
13	"	"	"	Dyed Fast and Mercerised . . . 54 6 0		
14	2/10s Crochet.	Superior Egyptian combed	Single Thread Test 25" = 6 lbs.	Bleached, Mercerised and Gassed 51 4 0		
15	2/12s Crochet.	African	Single Thread Test 25" = 5 lbs.	Bleached and Gassed . . . 32 3 0		
16	"	"	"	Bleached, Mercerised and Gassed 34 1 0		
17	"	"	"	Bleached, Dyed fast, Mercerised and Gassed. 43 7 0		
18	2/12s Crochet.	Superior Egyptian	Single Thread Test 25" = 5 lbs.	Bleached and Gassed . . . 44 11 0		
19	"	"	"	Bleached, Mercerised and Gassed 46 9 0		
20	"	"	"	Bleached, Dyed fast, Mercerised and Gassed. 55 15 0		
21	2/12s Crochet.	African combed	"	Bleached, Mercerised and Gassed 36 13 0		
22	"	"	"	Bleached, Dyed fast, Mercerised and Gassed. 46 3 0		
23	"	Superior Egyptian combed	"	Bleached, Mercerised and Gassed 52 2 0		
24	"	"	"	Bleached, Dyed fast, Mercerised and Gassed. 61 8 0		
25	2/16s	Egyptian Carded	Single Thread Test 25" = 4½ Lbs.	Bleached, Mercerised and Gassed. 48 8 0		
26	2/16s	Egyptian Combed	"	" 53 11 0		
27	9/22s	Egyptian Carded	Single Thread Test 25" = 12 Lbs.	Bleached . . . 49 8 0		
28	9/22s	"	"	Bleached, Polished and Direct Dyed . . . 52 0 0		
29	9/22s	Egyptian Combed	Single Thread Test 25" = 14 Lbs.	Bleached . . . 55 0 0		
30	9/22s	"	"	Bleached, Polished and Direct Dyed . . . 57 8 0		
31	4/24s	Egyptian Carded	Single Thread Test 25" = 5 Lbs.	Bleached and Mercerised . . . 51 9 0		
32	2/28s	African	220	210	Bleached . . . 39 1 0	
33	2/28s	"	220	210	Dyed direct . . . 41 9 0	
34	2/28s	"	220	210	Dyed Sulphur Colours . . . 43 13 0	
35	2/28s	Superior Egyptian	220	210	Bleached . . . 52 10 0	
36	2/28s	"	220	210	Dyed Direct . . . 55 2 0	
37	2/28s	"	220	210	Dyed Sulphur colours . . . 56 6 0	
38	2/30s	African	220	210	Bleached . . . 39 5 0	
39	2/30s	"	220	210	Dyed direct . . . 41 13 0	
40	2/30s	"	220	210	Dyed Sulphur colours . . . 43 1 0	
41	2/30s	Superior Egyptian	220	210	Bleached . . . 52 14 0	
42	2/30s	"	220	210	Dyed direct . . . 55 6 0	
43	2/30s	"	220	210	Dyed Sulphur colours . . . 56 10 0	
44	2/30s	"	220	210	Dyed Fast . . . 62 4 0	
45	2/30s	Superior Egyptian Combed	220	210	Bleached and Polished . . . 57 6 0	

1	2	3	4	5	6
					Rs. A. P.
46	6 x 2/30s	African	205 For 2/30s 195	Bleached.	40 11 0
47	6 x 2/30s	"	" "	Bleached and dyed fast.	50 1 0
48	6 x 2/30s	Superior Egyptian	" "	Bleached.	54 4 0
49	6 x 2/30s	"	" "	Bleached and dyed fast	63 10 0
50	6/36s	Egyptian Combed	Single Thread Test 25"=15 Lbs.	Bleached.	59 1 0
51	6 x 2/30s	"	195 For 2/30s 175	Bleached, Mercerised and Gassed.	63 0 0
52	12/36s	"	Single Thread Test 25"=11 Lbs.	"	63 0 0
53	12/36s	"	"	Bleached, Mercerised, Gassed and Dyed Fast.	72 6 0
54	2/40s	African	160 160	Bleached.	41 10 0
55	2/40	"	160 160	Dyed Direct.	44 2 0
56	2/40	"	160 160	Dyed Sulphur colours	46 6 0
57	2/40s	Egyptian Combed	160 160	Bleached and Polished	59 1 0
58	6 x 2/40s	African	160 For 2/40s 160	Bleached.	43 0 0
59	6 x 2/40s	"	" "	Bleached and Dyed Fast.	52 6 0
60	2/50s	Egyptian Combed	135 125	Bleached and Polished.	63 7 0
61	4/50s	"	Single Thread Test 25"=2½ Lbs.	Bleached.	68 11 0
62	4/50s	"	"	Bleached, Mercerised, Gassed and Polished.	66 13 0
63	4/60s	"	Single Thread Test 25"=2½ Lbs.	Bleached.	69 10 0
64	6/60s	"	Single Thread Test 25"=3 Lbs.	Bleached.	69 14 0

Schedule of maximum ex-factory prices of sewing thread yarn packed by the mills after 30th June 1949

Schedule "C2"

S. No.	Counts	Type of Cotton	Minimum Lea Breaking Strength at R. H. 60/70%		Description	Maximum ex-factory price per bundle of 10 lbs. Bleached/ Dyed
			Grey Lbs.	Bld/Dyed Lbs.		
1	2	3	4	5	6	7
1	2/20s	Indian	200	190	Bleached	25 4 0
2	2/20s	"	200	190	Dyed Direct	27 12 0
3	2/20s	"	200	190	Dyed Sulphur colours	29 0 0
4	2/28s	"	170	160	Bleached	33 7 0
5	2/28s	"	170	160	Dyed Direct	35 15 0
6	2/28s	"	170	160	Dyed Sulphur colours	37 3 0
7	2/30s	"	160	150	Bleached	39 11 0
8	2/30s	"	160	150	Dyed Direct	36 9 0
9	2/30s	"	160	150	Dyed Sulphur colours	37 7 0
10	2/8s Crochet.	African	Single Thread Test 25"=7½ Lbs.	Bleached & Mercerised		31 13 0
11	"	"	"	Dyed Fast & Mercerised		41 3 0
12	"	Superior Egyptian	"	Bleached & Mercerised		40 2 0

1	2	3	4	5	6	
13	2/8s Crochet	Superior Egyptian	Single Thread Test 25" = 7½ Lbs.	Dyed Fast and Mercerised	Rs. A. P. 49 8 0	
14	2/10s Crochet	Superior Egyptian combed	Single Thread Test 25" = 6 Lbs.	Bleached, Mercerised and Gassed.	45 12 0	
15	2/12s Crochet	African	Single Thread Test 25" = 5 Lbs.	Bleached and Gassed	32 3 0	
16	"	"	"	Bleached, Mercerised and Gassed.	34 1 0	
17	"	"	"	Bleached, Dyed fast, Mercerised & Gassed.	43 7 0	
18	"	Superior Egyptian	"	Bleached & Gassed	40 8 0	
19	"	"	"	Bleached, Mercerised and Gassed.	42 6 0	
20	"	"	"	Bleached, Dyed fast, Mercerised and Gassed	51 12 0	
21	"	African Combed	"	Bleached, Mercerised and Gassed.	36 13 0	
22	"	"	"	Bleached, dyed fast, Mercerised and Gassed.	46 3 0	
23	"	Superior Egyptian Combed	"	Bleached, Mercerised and Gassed.	46 11 0	
24	"	"	"	Bleached, dyed fast, Mercerised and Gassed	50 1 0	
25	2/16s	Egyptian Carded	Single Thread Test 25" = 4½ Lbs.	Bleached, Mercerised and Gassed	44 0 0	
26	2/16s	Egyptian Combed	"	"	48 8 0	
27	9/22s	Egyptian Carded	Single Thread Test 25" = 14 Lbs.	Bleached	44 15 0	
28	9/22s	"	"	Bleached, Polished & Direct Dyed	47 7 0	
29	9/22s	Egyptian Combed	Single Thread Test 25" = 14 Lbs.	Bleached	49 7 0	
30	9/22s	"	"	Bleached, Polished and Direct Dyed	51 15 0	
31	4/24s	Egyptian Carded	Single Thread Test 25" = 5 Lbs.	Bleached & Mercerised	47 0 0	
32	2/28s	African	220	210	Bleached	39 1 0
33	2/28s	"	220	210	Dyed Direct	41 9 0
34	2/28s	"	220	210	Dyed Sulphur colours	42 13 0
35	2/28s	Superior Egyptian	210	230	Bleached	47 5 0
36	2/28s	"	240	230	Dyed Direct	49 13 0
37	2/28s	"	240	230	Dyed Sulphur colours	51 1 0
38	2/30s	African	210	200	Bleached	39 5 0
39	2/30s	"	210	200	Dyed Direct	41 13 0
40	2/30s	"	200	210	Dyed Sulphur colours	43 1 0
41	2/30s	Superior Egyptian	230	220	Bleached	47 9 0
42	2/30s	"	230	220	Dyed Direct	50 1 0
43	2/30s	"	230	220	Dyed Sulphur colours	51 5 0
44	2/30s	"	230	220	Dyed Fast	56 15 0
45	6×2/30s	Superior Egyptian Combed	230	220	Bleached and Polished	51 14 0
46	6×2/30s	African	205 for 2/30s	195	Bleached	40 11 0
47	6×2/30s	"	"	"	Bleached and Dyed Fast	50 1 0
48	6×2/30s	Superior Egyptian	"	"	Bleached	48 15 0
49	6×2/30s	"	"	"	Bleached and dyed fast	58 5 0
50	6/36s	Egyptian Combed	Single Thread Test 25" = 15 lbs	Bleached	55 9 0	
51	6×2/30s	Egyptian Combed	195 For 2/36s	185	Bleached, Mercerised and Gassed	59 9 0
52	12/30s	"	Single Thread Test 25" = 11 lbs.	"	Bleached, Mercerised and Gassed	59 9 0
53	2/40s	"	"	"	Bleached, Mercerised & Dyed fast	68 15 0
54	2/40s	African	100	150	Bleached	41 10 0

1	2	3	4	5	6
55	2/40s	African	160	150	Dyed Direct . . . . .
56	2/40s	"	160	150	Dyed Sulphur colours . . . . .
57	4/40s	Egyptian Combed	190	170	Bleached and Polished . . . . .
58	6x2/40s	African	160	150	Bleached . . . . .
	6x240ss		For 2/40s	For 2/40s	
59	"				Bleached and Dyed Fast . . . . .
60	2/50s	Egyptian Combed	135	125	Bleached and Polished . . . . .
61	4/50s	"	Single Thread Test 25" = 2½ lbs.	Bleached . . . . .	58 7 0
62	4/50s	"	Single Thread Test 25" = 3½ lbs	Bleached, Mercerised, Gassed and Polished . . . . .	61 0 0
63	4/60s	"	Single Thread Test 25" = 2½ lbs.	Bleached . . . . .	64 3 0
64	6/60s	"	Single Thread Test 25" = 3 lbs.,	Bleached . . . . .	64 7 0

**No. 9(9)-Tex.1/49(i).**—In exercise of the powers conferred on me by clause 34 of the Cotton Textiles (Control) Order 1948 and with the sanction of the Central Government, I hereby authorise each of the following officers in the Office of the Textile Commissioner, Bombay to discharge on my behalf the functions of the Textile Commissioner to grant in any specific case a relaxation from the provisions of Clause 18 of the said Order, namely—

- 1 Mr C J Soneji, Production Officer
- 2 Mr F. A. F. Jesudian, Director.

**No. 9(9)-Tex.1/49(ii).**—In exercise of the powers conferred on me by clause 34 of the Cotton Textiles (Control) Order, 1948, and with the sanction of the Central Government, I hereby authorise Mr C J. Soneji, Production Officer in the

Office of the Textile Commissioner, Bombay to discharge on my behalf the function of the Textile Commissioner to grant special permission with respect to clause 20B of the said Order

Bombay, the 20th August 1949

**No. 9(9)-Tex.1/49.**—*Conigendum*—In the Government of India, Ministry of Industry and Supply, Notification No 9(9)-Tex 1/49, dated the 16th July 1949, published at pages 964 to 968 of the *Gazette of India*, dated the 16th July 1949 please read “SCHEDULE ‘AI’” and “SCHEDULE ‘BI’” for “ANNEXURE ‘AI’” and “ANNEXURE ‘BI’” respectively

T P BARAT, Textile Commissioner

#### MINISTRY OF AGRICULTURE

New Delhi, the 10th August 1949

**No. F. 7-3/49-Fr.**—In exercise of the powers conferred by Section 3 of the Essential Supplies (Temporary Powers) Act, 1946 (XXIV of 1946) the Central Government is pleased to direct that the following further amendments shall be made in the Fruit Products Order, 1948 published with the Notification of the Government of India in the Ministry of Agriculture No. F P 16/8/48-D, dated the 30th June 1948—

In the said Order—

1 For sub-clauses (1) and (2) of clause 5 the following sub-clauses shall be substituted, namely—

“(1) Every application for a licence in Form ‘A’ shall be submitted through the Provincial Government concerned to the licensing officer in duplicate in Form ‘B’ and shall be accompanied by a sum calculated as provided in sub-clause (2) with reference to the value of the actual output in the preceding calendar year in respect of existing licensees and the value of the estimated output during the period of validity of the licence in respect of new applicants

(2) The licence fee shall be a sum calculated at the rate of Rs 40 for the first four thousand rupees or part thereof; and thereafter at the rate of Rs 5 for every five hundred rupees or part thereof, based on the value of the actual output in the preceding calendar year in respect of existing licensees or on the value of the estimated output during the period of validity of the licence in respect of new applicants. The fees once paid will be non-refundable excepting when the licence is refused

*Explanation*—For the purpose of this clause, the value of the actual or estimated output shall take into account the prevailing invoice selling price ex-factory, inclusive of charges for packing material and manufacturer’s profits.”

2 To Form ‘B’, the following note shall be added—

NOTE—Item 5 and the undertaking referred to in item 8 are applicable only to applications for new licences”

V. S. KRISHNASWAMI, Dy. Secy.

New Delhi, the 11th August 1949

**No. F. 5-3/49-Co.**—*Conigendum*—In this, Ministry Notification No. F 5-3/49-Co, dated the 8th July 1949, published in the *Gazette of India*, dated the 16th July 1949, the following words may be added in line 8, after the words ‘Agricultural Produce (Grading and Marking) Act 1937 (1 of 1937), and before the words ‘the Central Government’—

‘and in supersession of the Oranges Grading and Marking Rules, 1937,’

**No. F. 40-7 49-Comm.**—In pursuance of the provisions of sub-section (g) of section 4 of the Indian Oilseeds Committee Act 1940 (IX of 1946) the Government of the United Provinces have renominated Ch. Mulchhar Singh, Vigyanakala Bhawan, Meerut City and Shri Bashir Ali Khan, Hon. Magistrate and Zamindar Mohaba, Pumipur, M.P. as members of the Indian Oilseeds Committee to represent growers’ interest on the Committee

**No. F. 43-6/49-Comm.**—In pursuance of para 3 (v) of the Government of India, Ministry of Agriculture Resolution No F 43-11/48-Comm, dated the 21st May 1949 constituting the Indian Central Areca nut Committee, the Central Government is pleased to nominate Mr K K. Chettur, Joint Secretary, Ministry of Commerce, Government of India, New Delhi, to be a member of the said Committee

New Delhi, the 16th August 1949

**No. F. 43-6/49-Comm.**—In pursuance of para 8 (i) of the Government of India, Ministry of Agriculture, Resolution No F 43-11/48-Comm, dated the 21st May 1949, constituting the Indian Central Areca nut Committee the Hon’ble Minister for Agriculture, Government of India, President of the Committee is pleased to nominate the Hon’ble Shri K. Madhava Menon to be the Vice-President of the said Committee.

S. R. MAINI, Dy. Secy

New Delhi, the 12th August 1949

**No. F. 8/14/49-IRN.**—The headquarters of the Executive Engineer, Drilling Division, Central Ground Water Organisation, and of its Assistant Engineer, Meerut Sub-Division, are shifted from Meerut to Dhandhera (Roorkee) with immediate effect

H. C. SHARMA, Dy. Secy.

FAMINE

New Delhi, the 10th August 1949

**No. F. 8-10/49-R.**—Whereas application has been made in the mode provided by section 6, sub-section (1), clause (a) of Charitable Endowments Act, 1890 (VI of 1890), by the Board of Management, acting in the administration of the Indian People's Famine Trust, that the scheme settled in the terms contained in the rules published with the notification of the Government of India in the late Department of Revenue and Agriculture, No. 1818-F, dated the 25th July 1900, which was applied to a further endowment by the like notification No. 1876-F, dated the 14th September 1900, and modified by the like notifications No. 1703, dated the 9th August 1900, No. 1821, dated the 5th June 1902, No. 605, dated the 25th April 1905, and No. 712-Agri, dated the 17th June 1925, be further modified. Now, under and by virtue of the powers conferred by section 5, sub-section (2), of the said Act, and with the concurrence of the said Board, the Central Government is pleased to direct that the following further modification shall be made in the said scheme:—

*Modifications in the scheme*

1. In rule 2, substitute the words "in the Dominion of India" for the words "either in British India or in any Indian State".

2. In the First sub-paragraph of rule 3, substitute the following for the existing items (a), (b) and (c):—

(a) Three persons appointed by the Central Government.

(b) Nine persons appointed respectively, by the Provincial Governments of Madras, Bombay, West Bengal, East Punjab, United Provinces, Bihar, Central Provinces, Assam and Orissa.

(c) Five persons appointed respectively, by the State Governments of the United States of Rajasthan, Madhyabharat, Travancore-Cochin, Saurashtra and Hyderabad.

3. In rule 3(d), delete the words "for the time being".

4. In rule 3(e), substitute the word "rule" for the word "clause".

5. For the existing second sub-paragraph of rule 3, the following shall be substituted:—

"The Minister of Agriculture, Government of India, shall be the Chairman of the Board."

6. First proviso to rule 4 and the word "also" in the second proviso, shall be omitted.

7. In rule 8, substitute the word "Central Government" for the words "Governor-General in Council".

8. In rule 9, substitute the words "transmitted by the Central Government or by the Provincial Government or a State acceding to the Dominion of India" for the words "transmitted by the Governor-General in Council or by the Local Government or Indian State".

9. In rule 10, substitute the following for the first three lines:—

"The money granted by the Board shall be spent in one or more of the following ways, namely:—"

10. In lines 2 and 3 of rule 10 (fourthly), substitute the words "the whole or a substantial portion of their capital," for the words "substantially the whole of their capital".

11. In rule 10 (fifthly) and in rule 11 substitute the words "Central Government" for the words "Governor-General in Council".

12. In line 2 of item (1) of rule 11, add the words "and recognized by the Central Government" after the word "established".

In line 1 of item (2) of rule 11, add the words "recognized by the Provincial Government", after the word "Committee".

In line 2 of item (3) of rule 11, add the words "of the required status" after the word "Committee".

13. Insert a new rule 11A:—

"11A. The Central or Provincial Relief Committee or the person or persons to whom the money may be paid shall submit to the Board half yearly reports together with statements of account. On the termination of its operation a final report on the expenditure together with an audited statement of account in respect of the grant made by the Board shall also be submitted to it the unspent balance being refunded to the Board. On receipt of these reports and statements of account the Board shall satisfy itself that the money granted has been spent in one or more of the ways mentioned in rule 10."

14. In rule 12(1) substitute the words "Central Government" and "authorised by or mentioned in section 20 of the Indian Trust Act (II of 1882) or the rules made thereunder other than mortgages of immovable properties" for the words "Governor-General in Council" and "specified in section 4(3) of the Charitable Endowments Act, 1890," respectively.

In rule 12(3), substitute the words "Central Government" for the words "Governor-General in Council".

15. In rule 13, substitute "any monies or securities authorised by or mentioned in Section 20 of the Indian Trust Act (II of 1882) or any rules made thereunder, other than mortgages of immovable properties" and "Central Government" for the words "any securities for money of the kinds specified in Section 4(3) of the Charitable Endowments Act, 1890" and "Governor-General in Council" respectively.

16. In lines 3 and 4 of rule 13 delete the words "not being of smaller amount in each case than Rs. 10,000 in face value".

17. In lines 3 and 4 of rule 15(1) substitute the word "refunds" for the words "may wish to make over".

18. In rule 15(2), substitute the words "Central Government" for the words "Governor-General in Council" in lines 1 and 2 and delete the words "of less amount than Rs. 10,000" in line 3.

19. In lines 3, 7, 8 and 9 of rule 16, substitute the words "Central Government" for the words "Governor-General in Council".

N. T. MONE, Joint Secy

MINISTRY OF EDUCATION

New Delhi, the 12th August 1949

**No. F. 34-2/48-D3.**—In exercise of the powers conferred by sub-section (2) of section 8 of the Provident Funds Act 1925 (VII of 1925), the Central Government is pleased to direct that the provisions of the said Act shall apply to the Provident Fund established for the benefit of the employees of the following public institution specified in the Schedule to the said Act, namely:—

The Lady Llewellyn College for Women, New Delhi.

TARA CHAND, Secy

MINISTRY OF RAILWAYS

(Railway Board)

New Delhi, the 10th August 1949

**No. F. (X)II-49/TX21/18.**—In pursuance of sub-section (1) of section 3 of the Railways (Local Authorities' Taxation) Act, 1941 (XXV of 1941), the Central Government is pleased to declare that the Administration of the South India Railway shall be liable to pay, in aid of the funds of the

local authority set out in column I of the schedule annexed hereto, the tax specified in column II thereof.

## MINISTRY OF WORKS, MINES AND POWER

New Delhi, the 10th August 1949

## SCHEDULE

Local Authority	Tax
TIRUVANNAMALAI Municipal Council	Education Tax

**No. F. (X)II-49/TX17/(2).**—In pursuance of sub-section (1) of section 3 of the Railways (Local Authorities Taxation) Act, 1941 (XXV of 1941), the Central Government is pleased to direct that the following amendment shall be made in the notification of the Government of India in the late Railway Department (Railway Board) No. F48/TX31/42, dated the 15th November 1944.

In the said notification for the word "MASULIPATAM" the word "MASULIPATNAM" shall be substituted.

**No. F. (X)II-49/TX17(2).**—In pursuance of sub-section (1) of Section 3 of the Railways (Local Authorities Taxation) Act, 1941 (XXV of 1941), the Central Government is pleased to direct that the following amendment shall be made in the notifications of the Government of India in the late Railway Department (Railway Board) No. F. 42/TX17/18-II, dated 9th May 1947 and No. F.42/TX17/18-III, dated 23rd March 1948.

In the said notifications for the words "NEGAPATAM", "TRICHINOPOLY", "MAYAVARAM", "CALICUT", "MADURA" and "CONJEEVARAM" the words "NAGAPATTINAM", "TIRUCHIRAPPALLI", "MAYURAM", "KOZHIKODE", "MATHURAI" and "KANCHEPURAM" shall be substituted.

S. S. RAMASUBBAN, Secy.

## MINISTRY OF TRANSPORT

## PORTS

New Delhi, the 13th August 1949

**No. 13-P(28)/49.**—In pursuance of section 9 of the Madras Port Trust Act, 1905 (Madras Act II of 1905), it is hereby notified that, in accordance with the provisions of section 13 of the said Act, Mr. P. Maruthai has been elected by the Southern India Chamber of Commerce to be a Trustee of the Port of Madras with effect from the 22nd July 1949, *vice* Mr. H. C. Kothari resigned.

A. K. MUKHERJEA, Dy. Secy.

**No. P.119.**—In exercise of the powers conferred by section 4 and sub-section (1) of section 29 of the Petroleum Act, 1934 (XXX of 1934), as applied to Carbide of Calcium by the notification of the Government of India in the late Department of Industries and Labour, No. M. 828(1), dated the 15th October 1936, the Central Government is pleased to direct that the following further amendment shall be made in the Carbide of Calcium Rules, 1937, the same having been previously published as required by sub-section (2) of section 29 of the said Act namely:—

In the said Rules, in rule 13, for the words "the Port Commissioners" the words "a Port Administration" shall be substituted.

B. B. PAYMASTER, Dy. Secy.

## RESOLUTION

New Delhi, the 12th August 1949

**No. 4968-WI/49.**—The Government of India have decided that a representative of the Ministry of Health should be included in each of the following Sub-Committees of the Central Co-ordination Committee for the Development of Delhi:—

1. Delhi Development Sub-Committee.
2. Communications Sub-Committee.
3. Town Planning Sub-Committee.
4. Sub-Committee for Extension of Health Services, such as Filtered Water Supply, Sewerage, Sewage Disposal, etc.

Appendix II to the Ministry of Works, Mines and Power Resolution No. 128-W1/48, dated the 4th January 1949, notifying the merger of the Standing Advisory Committee for the Development of New Delhi, with the Central Co-ordination Committee for the Development of Delhi, will be amended accordingly.

C. S. EDWARD, Asstt. Secy.

## MINISTRY OF LABOUR

New Delhi, the 12th August 1949

**No. LR.2(212).**—In exercise of the powers conferred by clause (c) of sub-section (1) of section 10 of the Industrial Disputes Act, 1947 (XIV of 1947), the Central Government is pleased to direct that the following amendment shall be made in the Order of the Government of India in the Ministry of Labour, No. LR.2(212), dated the 18th June 1949, namely:—

In the said Order, after the words "whereas an industrial dispute has arisen", the words "or is apprehended" shall be inserted.

K. N. SUBRAMANIAN, Joint Secy.

